UNITED STATES DISTRICT COURT

for the

District of South Carolina

Charleston Allen,)
Plaintiff v. Apple J L.P. and Apple Gold, Inc. Defendant) Civil Action No. 3:10-1633-MBS
Apple J L.P. and Apple Gold, Inc.	
Defendant)
JUDGM The court has ordered that <i>(check one)</i> :	ENT IN A CIVIL ACTION
The court has ordered that (cheek one).	
☐ the plaintiff (name) recover from the	e defendant (name) the amount of dollars (\$),
which includes prejudgment interest at the rate of _	%, plus postjudgment interest at the rate of%, along with
costs.	
☐ the plaintiff recover nothing, the action be dism	issed on the merits, and the defendant (name)
recover costs from the plaintiff (name)	
■ other: judgment is entered for the defendants A	apple J L.P. and Apple Gold Inc. as to the plaintiff's race
discrimination claim with prejudice.	
The court having entered an order of dismissal as	to the plaintiff's claim for successor employer liability, it is further
ordered and adjudged that the plaintiff shall taking	g nothing of the defendants as the claim for successor employer
liability and this claim is dismissed with prejudice	».
The court having adopted the Report and Recomm	nendation of Magistrate Judge Joseph R. McCrorey which granted
summary judgment as to the plaintiff's gender disc	crimination claim, it is ordered that summary judgment is entered for
the defendants as to the plaintiff's gender discrimi	ination claim and this claim is dismissed with prejudice.
This action was <i>(check one)</i> :	
■ tried by a jury with Chief Judge Margaret B. Sey	ymour presiding, and the jury has rendered a verdict.
☐ tried by Judge without a jury and	d the above decision was reached.
□ decided by Judge	
Date: December 5, 2012	CLERK OF COURT
	s/Angie Snipes
	Signature of Clerk or Deputy Clerk